DAVID SEWERAGE SYSTEM

P.S.C. Ky. No	1
Cancels P.S.C. Ky. No	
Dayid Spinor Co. (Utility)	
(Utility)	
OF	
<u> </u>	
(City)	
RATES, RULES AND REGULATIONS FOR FURNISHING	
SEWER SERVICE	
AT	
(Location)	
The Courte	
FILED WITH PUBLIC SERVICE COMMISSION OF	
KENTUCKY	
ISSUED, 19 EFFECTIVE 4-\7, 19	9 3
PUBLIC SERVICE COMMISSION ISSUED BY DOUG Sewerase (Name of Utility) EFFECTIVE BY Dack (Signature)	—— <u>Syst</u> er Л
MAY 15 1993 BY Jack Summer (Signature)	<u>د</u>
PURSUANT TO 807 KAR 5:011. SECTION 9 (1)	

BY: Horas Halle PUBLIC SERVICE COMMISSION MANAGER

		For the entire service area URC
		Original Sheet No. 1
DAVID COMMUNIT	Y DEVELOPMENT CORPORATI	CON
	CLASSIFICATION O	F SERVICE
APPLICABLE: T	he community of David,	located in Floyd County
AVAILABILITY O	F SERVICE: Residential	and Commercial
RATE:		
MONTHLY		
First All ove	2,000 gallons r 2,000 gallons	\$5.00 (Minimum charge) \$2.25 per 1,000 gallons
PENALTY:		
-	cent (10%) of the umpai ue date.	d balance if unpaid ten days
		Utility Regulatory Commission MAY 2 3 1979 by Blefman ENGINEERING DIVISION
Date of Issue_	November 7, 1978	Date Effective December 7, 1978
Issued by	in Slone	Title_Secretary
Issued by auth in Case No.		the Public Service Commission of Ky.

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For the	entire	service	area		
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RULES AND REGULATIONS

These rules and regulations are in addition to the rules and regulations of the Public Service Commission of Kentucky. They are subject to change by the David Community Development Corporation, Inc. at any time subject to approval by the Public Service Commission.

No agent or employee of the Corporation will have authority to bind it to any promise, agreement, or representative in violation of these rules and regulations.

I. Records and Documents

- 1. On the application of the owner, or any authorized agent, or tenant of the owner, sewerage service will be furnished through connections already made, or applied for by the owner, (after approval of the application by the Corporation), and on compliance with the rules and regulations of the Corporation, and the David Water District or other water company.
- 2. A new application must be made and approved by the Corporation on any change in ownership of the property, and the David Water District, (or any other water company) shall have the right to discontinue water service until such new application is The Regulator Provincesion

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Date of Issue November 7, 1978	Date Effective	December 7, 1978	_
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RULES AND REGULATIONS

II. Customer Billing

- 1. Bills for seweage service are based on the customer's metered water usage.
- 2. The costs for new service connections after September 1, 1978 shall be \$100.
- 3. All persons desiring to construction sewerage main lines or customer's service lines and connect same to the Corporation's system shall, prior to commencement of such construction submit detailed plans of same to the Corporation for approval. Until such plans are approved the David Water District (or any other water company) shall have the right not to furnish water to the customer.
- 4. Rates of the Corporation will be published in the local newspaper at lease once a year for customer information in accordance with Section 6 of 807 KAR 2:010.

water meters will be read, recorded, and customers billed once

a month. Meters will be read by the customers. The Corporation will

read meters in intervals of six months or less. Customers will compute
their own bills based on tables supplied by the Corporation. No charge
will be assessed for water taken from a fire hydrant.

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ENGINEERING DIVISION

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RULES AND REGULATIONS

- 4. Customers will read their meters between the first and tenth day of each month in which payment is due. The sewage bill will be due and payable before the tenth day of that month.
- 5. If bills are not paid when due, a penalty of ten (10) percent shall be added to the bill. The Corporation may waive this penalty charge where the customer demonstrates to the Corporation a financial hardship and negotiates a partial bill payment plan.
- 6. All charges for service supplied to a tenant will be billed to the landlord, even where separate water meters exists, except upon application executed by the landlord and tenant stating that the Corporation should bill the tenant directly.
- 7. If a bill is twenty-five days overdue, persons may be notified by a "PAST DUE" notice stamped in red that service will be discontinued ten days from receipt if the amount is not paid by that date.
- 8. The Corporation will not terminate service for at least ten days where the Corporation decides that discontinuance of service will aggravate an existing illness or infirmity on the affected premises.
- 9. Where the customer demonstrates an inability to pay the current

 bill, the customer shall be entitled to negotiate a partial payment

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 plan before the Corporation orders his service to be discontilinged guiatory Commission

 Such negotiations may be conducted by an authorized agent or employed 3 1979

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RULES AND REGULATIONS

of the Corporation. This plan must be approved or disapproved by the Corporation's Board of Directors at its next monthly meeting.

The Corporation shall permit the customer to negotiate a payment schedule over at least three months from the date that payment is due. The customer shall be entitled to negotiate a repayment schedule for any past due bill and shall be entitled to renegotiate an existing payment schedule, where the customer can demonstrate inability to pay in accordance with the existing schedule.

III. Sewerage Lines and Treatment Plant Testing

- 1. All water services must be metered, as sewage bills are based on the customer's metered water usage.
- 2. All pipes, meters, and fixtures shall, at all reasonable times, be subject to inspection by the Corporation or its duly authorized agents.

If the customer becomes aware of any possible lea	ak o€ HECKEE Utility Regulatory Commission
malfunction of the Corporation's equipment, the custor	mer must MAY 23 1979
inform the Corporation or its duly authorized agents.	ENGINEERING DIVISION

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DAVID COMMUNITY DEVELOPMENT CORPORATION

RULES AND REGULATIONS

All customer's service lines shall be installed and maintained in accordance with the Kentucky State Plumbing Code. Failure to comply with this code will result in refusal or discontinuance of service.

- 3. Customers may permit rainwater to enter the Corporation's sewer system if such water is used to operate an applicance such as a washing machine or dishwasher. Otherwise, no customer shall direct rainwater or groundwater into the Corporation's sewer system without prior consent of the Corporation.
- 4. The customer shall be responsible for all plumbing installed on his property, from the boundary line of the easement, public road, or street under which the Corporation's main sewer line is located to the customers residence or place of business, in accordance with the rules and regulations of the Kentucky Department of Health, and the Utility Regulatory Commission of Kentucky.
- 5. All damage to service or street main lines or the treatment plant facility shall be chargeable to the persons causing such damage.

6. No one, except a duly authorized agent or employee of	the CHECKED Utility Regulatory Commission
oration may enter the sewage treatment plant enclosure or	use 1070
treatment chemicals without written consent of the Corpor	by Bladmand ENGINEERING DIVISION

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RULES AND REGULATIONS

- 7. No person(s) shall discharge or cause to be discharged any of the following described waters or wastes into any public sewers:
- (a) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.
- (b) Any water containing toxic or poisonous solids, liquids, or gases in sufficient quantity, either singly or by interaction with other wastes, to injure or interefere with any waste treatment plant.
- (c) Solid or near solid substances in quantities or of such size capable of causing obstruction to the flow in sewer, or other interferences with proper operation of wastewater facilities such as, but not limited to, ashes, bones, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, unground garbage, whole blood, paunch manure, hair and fleshings, entrails, paper dishes, cups, milk containers, etc.

IV. Disconnections

1. All leaks in any sewage pipe or fixture on the premi	
customer shall be promptly repaired by the customer. Or	facture E C K E. D Utility Regulatory Commission
to repair any such sewage leak, water and sewage service	may be
discontinued until the repairs are made.	MAY 2.3 1979 by Blefmence Engineering Division

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RULES AND REGULATIONS

- 2. When water and sewage services have been discontinued, they will be renewed after a proper application, when conditions under which the services were suspended have been corrected and on payment of all charges prescribed by these rules and regulations.
- 3. If water service is discontinued for nonpayment of sewer bills, the Corporation may require the customer to pay all delinquent sewer bills, including penalty in full before reconnection is made. The Corporation may also require cash deposits or other guarantee to secure payment of all bills of any amount not to exceed one-sixth (1/6) of the estimated bill of such customer, after the customer is discontinued.
- 4. Water service will be terminated within 72 hours after receiving a written request from the customer requesting discontinuance.
- 5. Where a tenant is delinquent in payment, the Corporation may terminate service to the customer billed by the Corporation for such service in accordance with these rules and regulations.

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	FOR David Sewerage System
	P.S.C. KY. NO. ~
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David Carage Interes	CANCELLING P.S.C. KY NO.
(Utility) **	SHEET NO
RULES AND	REGULATIONS
to all service received from the U effect so long as they are not in con	gulations governs the furnishing of sewage service hereinafter referred to as the Utility and applies Itility. All Rules and Regulations are to be in afflict with the rules and regulations of the Public further subject to all Rules and Regulations of the
SERVICE AREA	
The utility furnishes sewer so	ervice to Cara (Subdivision)
located at Ocalia (City)	(Subdivision)inCounty, Kentucky
SUBSTANCES NOT TO BE DISCHARGED INTO	O SEWERS
a combustible, gaseous, explosive or objects be placed or discharged into thus cause an obstruction and clogginate be placed or discharged into the sys	into the sanitary sewer system which will create inflammable condition nor shall any substances or the system which will not dissolve and which will ng within the system. No petroleum products shall stem. No storm water or surface water drain shall or system nor shall any storm or surface water be m.
SEWER LINES	
A sewer service pipe shall not	t be laid in the same trench with a water pipe.
Utility shall not connect the custome	ires an inspection of the customer's plumbing, the er's service pipe until it has received notice from nat the customer's plumbing RIVICE COMMISSION When ties, the cost will be paid KENTICKET OF REPORT TO PARTIES
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David Sewerage System (Utility)	CANCELLING P.S.C. KY NO.
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RULES AN	D REGULATIONS

SEWER FAILURE

The utility is responsible for the maintenance of that portion of the service line installed by the Utility and the customer is responsible for the maintenance of that portion installed by the customer.

PROTECTION BY CONSUMER

The Consumer shall protect the equipment of the Utility on his premises and shall not interfere with the Utility's property or permit interference except by duly authorized representatives of the Utility.

NOTICE OF TROUBLE

The Consumer shall give immediate notice to the Utility of any irregularities or unsatisfactory service and of any known defects.

CONNECTION CHARGES

Normal connections to existing sewer lines shall be made without charge for a prospective customer who applies for and contracts to use service for one (1) year or more. Any such connection made at the property line of a prospective customer shall be classified as a normal connection.

Any prospective customer, and any subdivider, developer, contractor, or other entity which is not a prospective customer, requiring service for a defined undeveloped area that is determined feasible to serve, will be charged the full cost of installation. In such instances the prospective customer, subdivider, developer, contractor, or other entity which is not a prospective customer will be charged a contribution in aid of construction.

If any prospective customer is directly charged a contribution in aid of construction, the contribution charged shall be subject to Public Service Commission approval. If any subdivider, developer, contractor, or any other entity which is not a prospective customer is directly charged a contribution in aid of construction, the contribution charged shall be subject to negotiation between the utility and the subdivider, developer, contractor or other entity which is not a prospective customer, and such charge shall not be subject to Public Service Commission Controcky

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David Sewerage System	CANCELLING P.S.C. KY NO
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	RULES AND REGULATIONS

Any customers ultimately connected under this arrangement shall be charged according to the utility's current approved rates filed with the Public Service Commission.

For purposes of this provision the term "prospective customer" shall mean any person, firm or corporation which expresses an intent to become an ultimate user or customer of the utility at the time of the contribution in aid of construction is charged. A subdivider, developer or contractor is not considered a "prospective customer" for purposes of this section.

DISCONTINUANCE OF SERVICE BY THE UTILITY

The Utility may refuse or terminate service for noncompliance with its tariffed rules or commission regulations after having made a reasonable effort to obtain customer compliance. Said customer will be given at least ten (10) days written notice prior to termination.

If a dangerous condition is found to exist service may be terminated without notice however, the utility will notify the customer in writing and if possible orally of the reasons for termination or refusal. The notice will be recorded along with the corrective action to be taken by the customer or the utility before service is restored or provided.

The utility may terminate service for nonpayment of tariffed charges after a five (5) day written notice of intent to terminate. Service will not be terminated before twenty (20) days after the mailing date of the original bill. If a medical certificate is presented service will not be terminated for thirty (30) days beyond the termination date.

When payments are delinquent the Utility may file a complaint in court. The Utility may request that all court costs be included in any judgement amount awarded to the Utility.

DISCONTINUANCE AT CUSTOMER'S REQUEST

Customers who have fulfilled their contract terms and wish to discontinue service must give at least three (3) days notice. The notice may be given in writing, in person or via telephone. Notice to discontinue prior to explusic SERVICE COMMISSION will not relieve the customer from any minimum or guaranteed payme OF KENTUCKY EFFECTIVE

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David Seinerage System	CANCELLING P.S.C. KY NO.
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RULES	AND REGULATIONS
BILLING, COLLECTION AND PENALTI	ES
due and payable within 🌿 days	mailed no later than the of each month and will be . A late payment penalty will be assessed after The penalty will be assessed only once on any unpaid
DEPOSITS	
of the applicant for service.	deposit not to exceed 2/12 of the estimated annual bill Interest will accrue on the deposit at the rate efunded on an annual basis, unless the customer's bill y date of the deposit.
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David Sewerage System	CANCELLING P.S.C. KY NO.
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	RULES AND REGULATIONS

Equal Deposits

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(Insert above: Business/Commercial or residential or all)Customers will pay equal deposits in the amount of \$\frac{20.00}{.00}\$. This amount does not exceed the average bill of residential customers served by the Company and is equal to 2/12 of the average annual bill. [3/12 where bills are rendered bimonthly or 4/12 where bills are rendered quarterly.]

Interest, as prescribed by KRS 278.460 will be paid annually either by refund or credit to the customer's bill, except that no refund or credit will be made if the customer's bill is delinquent on the anniversary date of the deposit. The required deposits may be returned after one (1) year if the customer has established a satisfactory payment record for that period. Upon termination of service, the deposit and any interest earned and owing will be credited to the final bill with any remainder refunded to the customer.

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Order C. Neel
FOR THE PUBLIC SERVICE COMMISSION

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SIGNATURE OF OFFICE	R TITLE	ADDRESS

KEEP THIS FOR YOUR RECORD	Book	Be sure to include	DAVID SEWERAGE SYSTEM
Name		this stub with your Pament	P. O. Box 129 David, Kentucky 41616
Month 10	NAME		
Date Paid		Presen	t Reading
Check or MO	Box or Route No		eading
Present Reading			
Past Reading	Town Stat	e Gallon	s Used
Gallons Used	Date Meter Read		Bill
Water Bill	will be discontinued.		harges
Late Charge 10%	*******	TOTA	L BILL
TOTAL	Payment due 1st to 10th	of each month, add 10	9% if not paid by 15th of each month SEWERAGE SYSTEM

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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